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12	CITY OF OAKLAND		
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15	Telephone: (669) 320-4123 Email: mtariq@tariqcolegal.com		
16 17	Attorneys for Defendant, FIVE RIVERS TRANSIT SOLUTIONS, INC.		
	UNITED STATES DISTRICT COURT		
18	TOKINEM DISTRICT OF CHER OR WIT		
19	LOUD LANK HVED	1 GAGENIO 2 25 (205 LIG	
20	JOHN ANLIKER	CASE NO. 3:25-cv-6207-LJC <u>Civil Rights</u>	
21	Plaintiff,	STIPULATION AND [PROPOSED]	
22	V.	ORDER TO CONTINUE DEFENDANT FIVE RIVER TRANSIT SOLUTIONS,	
23	CITY OF OAKLAND; FIVE RIVERS TRANSIT SOLUTIONS, INC.	INC. DEADLINE TO RESPOND AND THE CASE MANAGEMENT CONFERENCE	
24	Defendants.	Action Filed: July 23, 2025	
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26			
27	<u>STIPULATION</u>		
28	Plaintiff JOHN ANLIKER ("Plaintiff") and Defendants CITY OF OAKLAND and FIVE		

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RIVERS TRANSIT SOLUTIONS, INC. ("Defendants") – Plaintiff and Defendants together the "Parties" – hereby stipulate and request that the Court allow Plaintiff to Continue Defendant's Five Rivers Transit Solutions, Inc. deadline to respond to the Complaint and the Case Management Conference by 60 days. This request for an extension of time of the case deadlines is based on the following good cause:

- 1. Plaintiff filed this action on July 23, 2025. Dkt. No. 1.
- Defendant City of Oakland was served with the summons, complaint and other case initiating documents on July 30, 2025. Dkt. No. 8. Defendant City of Oakland filed an Answer on August 20, 2025. Dkt. No. 9.
- 3. After several different attempts and various locations, Defendant Five Rivers Transit Solutions, Inc. ("Five Rivers") was served with the summons, complaint and other case initiating documents on December 3, 2025. Dkt. No. 17. Five Rivers' response to the Complaint is currently due on December 24, 2025.
- 4. Plaintiff has settled this matter with Defendant City of Oakland only. The settlement will be finalized in the next 45 days.
- 5. Counsel for Plaintiff and counsel for Five Rivers have met and conferred regarding the status of this case. Counsel for Five Rivers needs time to get up to speed on this matter, and the Parties would like the opportunity to discuss early settlement before expending the time and resources to respond to the Complaint and attend a Case Management Conference like other ADA cases that would otherwise be governed by General Order 56 in this District.
- Therefore, the Parties jointly stipulate and request that the Court continue the deadline for Defendant Five Rivers to respond from December 24, 2025, until February 23, 2026.
- 7. The Parties also jointly stipulate and request that the Court continue the Case

 Management Conference currently set for January 15, 2026, to March 12, 2025, so that

 Plaintiff can have the opportunity to Dismiss the City of Oakland, and Defendant Five

 Rivers can be adequately represented at Case Management Conference.

1	IT IS SO STIPULATED.	
	II IS SO STIFULATED.	
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3	DATED: December 16, 2025 CLEFTON DISABILITY LAW	
4	/s/ Aaron Clefton	
5	AARON CLEFTON, Esq.	
6	Attorneys for Plaintiff JOHN ANLIKER	
7	DATED: December 16, 2025 RYAN RICHARDSON, City Attorney	
8		
9	/s/ Montana Baker MONTANA B. BAKER, Deputy City Attorney	
10	Attorneys for Defendant CITY OF OAKLAND	
11	DATED: December 16, 2025 MOHAMMAD USAMA TARIQ, ESQ.	
12		
13	<u>/s/ Mohammad Usama Tariq</u> MOHAMMAD USAMA TARIQ, ESQ.	
14	Attorneys for Defendant FIVE RIVERS TRANSIT SOLUTIONS, INC.	
15		
16	FILER'S ATTESTATION	
17	Tursuant to Local Rule 3-1, Thereby altest that on December 10, 2023, 1, Aaron Ciction,	
18	attorney with Rem & Ciciton, received the concurrence of Montana B. Baker, Esq. and	
19	Wondininad Osama Tarry, Esq. in the fining of this document.	
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21	<u>/s/ Aaron Clefton</u> Aaron Clefton	
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PROPOSED ORDER

Pursuant to the stipulation of the parties, and for good cause shown, IT IS SO ORDERED.

The case deadlines are continued as follows:

- Defendant Five Rivers Transit Solutions, Inc. shall file a response to the Complaint by February 23, 2026.
- The Case Management Conference will be continued until March 12, 2026.

Dated: Dec.19, 2025

Honorable Lisa J. Cisneros U.S. Magistrate Judge